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APPLICATION NO.	FILING DATE FIRST NAMED INVENTOR		ATTORNEY DOCKET NO.	CONFIRMATION NO	
09/832,551	04/11/2001	Soo Hyun Kim	434/1/002	2003	
7	7590 09 11-2002				
Richard M. Goldberg Suite 419 25 East Salem Street			EXAMINER		
			CURTIS, CRAIG		
Hackensack, NJ 07601			ART UNIT	PAPER NUMBER	
			2872		

DATE MAILED: 09/11/2002

Please find below and/or attached an Office communication concerning this application or proceeding.



# Office Action Summary

Application No. 09/832,551

Applicant(s)

Examiner **Craig Curtis**  Art Unit 2872

Kim et al.



		on the cover sheet with the correspondence address		
Period fo	• •	TO EVRIDE 2 MONTU(S) EDOM		
	RTENED STATUTORY PERIOD FOR REPLY IS SET ALLING DATE OF THIS COMMUNICATION.	TO EXPIRE MONTH(S) FROM		
- Extensio	ins of time may be available under the provisions of 37 CFR 1.136 (a). In	no event, however, may a reply be timely filed after SIX (6) MONTHS from the		
· If the pe	date of this communication.  riod for reply specified above is less than thirty (30) days, a reply within the			
- Failure to	o reply within the set or extended period for reply will, by statute, cause th			
	ly received by the Office later than three months after the mailing date of the later term adjustment. See 37 CFR 1.704(b).	his communication, even if timely filed, may reduce any		
Status				
	Responsive to communication(s) filed on <u>Apr 11, 2</u>			
2a) 🗀 📑	This action is <b>FINAL</b> . 2b) 💢 This act	ion is non-final.		
	Since this application is in condition for allowance eclosed in accordance with the practice under Ex pai	except for formal matters, prosecution as to the merits is rte Quayle, 1935 C.D. 11; 453 O.G. 213.		
Dispositi	on of Claims			
4) 💢 (	Claim(s) <u>1-11</u>	is/are pending in the application.		
4a	a) Of the above, claim(s)	is/are withdrawn from consideration.		
5) 🗌 (	Claim(s)	is/are allowed.		
6) 💢 (	Claim(s) <u>1-11</u>	is/are rejected.		
7) 🗆 (	Claim(s)	is/are objected to.		
8) 🗌 (	Claims	are subject to restriction and/or election requirement.		
	ion Papers			
9) 🗀 🧵	The specification is objected to by the Examiner.			
10) 🗆 📑	The drawing(s) filed on is/are	a) $\square$ accepted or b) $\square$ objected to by the Examiner.		
	Applicant may not request that any objection to the d	rawing(s) be held in abeyance. See 37 CFR 1.85(a).		
11) The proposed drawing correction filed on is: a) approved b) disapproved by the Examiner				
	If approved, corrected drawings are required in reply t	o this Office action.		
12)	The oath or declaration is objected to by the Exami	n <b>e</b> r.		
•	under 35 U.S.C. §§ 119 and 120			
13)💢	Acknowledgement is made of a claim for foreign pr	fiority under 35 U.S.C. § 119(a)-(d) or (f).		
a) 💢	All b)□ Some* c)□ None of:			
1	. $ ot\!{\chi}$ Certified copies of the priority documents hav	e been received.		
2	. $\square$ Certified copies of the priority documents hav	e been received in Application No		
3	.  Copies of the certified copies of the priority de application from the International Burea	ocuments have been received in this National Stage au (PCT Rule 17.2(a)).		
*Sec	e the attached detailed Office action for a list of the	e certified copies not received.		
14) 🗆 🗸	Acknowledgement is made of a claim for domestic	priority under 35 U.S.C. § 119(e).		
15) 🗌 🗸	Acknowledgement is made of a claim for domestic	priority under 35 U.S.C. §§ 120 and/or 121.		
Attachme		A) Theory in Common (DTO 412) Perce No.		
	ce of References Cited (PTO-892)	4) Interview Summary (PTO-413) Paper No(s).		
2) Notice of Draftsperson's Patent Drawing Review (PTO-948)  5) Notice of Informal Patent Application (PTO-152)  3) Notice of Informal Patent Application (PTO-152)  6) Other:				

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#### DETAILED ACTION

# Disposition of the Instant Application

- This Office action is responsive to Applicants' Preliminary Amendment A filed on 11 April 2002, which has been made of record in the file as paper no. 2.
- By this amendment, Applicants have replaced claims I-9 and II by like-numbered claims; thus, claims I-II are currently pending in the application.

### Acknowledgment

1. Receipt is acknowledged of foreign priority papers submitted under 35 U.S.C. 119, which papers have been placed of record in the file as paper no. 3.

### Drawings

2. Figures I and 2 should each be designated by a legend such as --Prior Art-- because only that which is old is illustrated. See MPEP § 608.02(g). A proposed drawing correction or corrected drawings are required in reply to the Office action to avoid abandonment of the application. The objection to the drawings will not be held in abeyance.

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## Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

- (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 3. Claims i-5, and i i are rejected under 35 U.S.C. 103(a) as being unpatentable over Applicants' Admitted Prior Art in view of Kuehne (DE 3818044 A1).

Applicants' Admitted Prior Art (Figs. 1 and 2) discloses the invention as claimed--A spectrophotometer and a spectrophotometry method, comprising:

a light source (10) used for emitting a light beam having a predetermined wavelength range;

a light guide (20) for guiding the light beam from the said light source to a target sample (30);

a spectrometer head (40) including:

a light diffractor (50) for diffracting the light beam transmitted through the target sample to produce optical spectra (see Fig. 1),

a light reflector (60) for reflecting the diffracted light from the light diffractor (see Fig. 1),

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a light intensity measuring arrangement (70, 80) for measuring intensity of incident light reflected by the light reflector,

wherein said light guide comprising a multimode optical fiber (well known), wherein said light diffractor comprises a reflective diffraction grating (see Fig. 1), wherein said light reflector comprises a concave mirror (see Fig. 1),

wherein said light intensity measuring arrangement comprises a photodiode array (70, 80), with a plurality of photodiodes linearly arrangement (read: arranged) on a longitudinal mount at regular physical intervals (see Fig. 1), and

a signal processing unit (90) used for reproducing a distribution of light intensities measured by the light intensity measuring arrangement of the spectrometer head--EXCEPT FOR additional teachings of (1) a drive for reciprocating the light intensity measuring arrangement within a predetermined range, and (2) a stop for limiting a reciprocating movement of the light intensity measuring arrangement.

Kuehne, however, teaches a drive (see 2 & <--> in Fig. I) for reciprocating a light intensity measuring arrangement (see Fig. I: 5.1, 5.2, 5.3) within a predetermined range, and a stop (inherent) for limiting a reciprocating movement of said light intensity measuring arrangement. It would have been obvious to one having ordinary skill in the art at the time the device and method of Applicants' invention were conceived to have modified Applicants'

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Admitted Prior Art device and method such that they further include a drive for reciprocating a light intensity measuring arrangement and a stop for limiting a reciprocating movement of the light intensity measuring arrangement, as taught by Kuehne, for at least the purpose of increasing the precision and functionality with which said light intensity measuring arrangement could operate.

4. Claims 6-8 and 10 are rejected under 35 U.S.C. 103(a) as being unpatentable over Applicants' Admitted Prior Art in view of Kuehne (DE 3818044 A1), as applied above to claim 1. and further in view of Israelachvili (5,861,954).

With regard to claims 6-8, the combination discloses the invention as set forth above EXCEPT FOR teachings wherein said drive comprises: a piezoelectric drive unit physically expandable or contractible in accordance with a level of applied voltage; a bimorph piezoelectric drive plate physically expandable and contractible in accordance with a level of an applied voltage; and a bimorph piezoelectric fixing plate cemented together with said bimorph piezoelectric drive plate, said bimorph piezoelectric fixing plate being physically expandable and contractible in accordance with the level of the applied voltage.

Israelachvili, however, provides teachings of both a piezoelectric drive unit physically expandable or contractible in accordance with a level of applied voltage; a bimorph piezoelectric drive plate physically expandable and contractible in accordance with a level of an applied voltage;

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and a bimorph piezoelectric fixing plate cemented together with said bimorph piezoelectric drive plate, said bimorph piezoelectric fixing plate being physically expandable and contractible in accordance with the level of the applied voltage (see col. 8, II. 62-67 and cols. 9-20). It would have been obvious to one having ordinary skill in the art at the time the Applicants' invention was made to have modified the device and method teachings of the combination such that they further comprise a piezoelectric drive unit physically expandable or contractible in accordance with a level of applied voltage; a bimorph piezoelectric drive plate physically expandable and contractible in accordance with a level of an applied voltage; and a bimorph piezoelectric fixing plate cemented together with said bimorph piezoelectric drive plate, said bimorph piezoelectric fixing plate being physically expandable and contractible in accordance with the level of the applied voltage, as taught by Israelachvili, for at least the purpose of further increasing not only the precision with which said drive could be positioned but the range over which it could be precisely positioned.

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With regard to claim 10, the combination further in view of Israelachvili inherently, if not explicitly, provides said teaching wherein said bimorph piezoelectric drive plate and said bimorph piezoelectric fixing plate cemented together are different from each other in their coefficients of expansion and coefficients of contraction in response to an applied voltage.

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5. Claim 9 is rejected under 35 U.S.C. 103(a) as being unpatentable over Applicants' Admitted Prior Art in view of Kuehne (DE 3818044 A1) and further in view of Israelachvili (5,861,954), as applied above to claim 6, still further in view of Scurlock (3,889,166).

The combination discloses the invention as claimed EXCEPT FOR a teaching wherein a displacement amplifier is attached to said piezoelectric drive unit for amplifying a displacement of the piezoelectric drive unit.

Scurlock, however, provides an explicit teaching (see Fig. 2) of a displacement amplifier (44) attached to a piezoelectric drive unit (14, 15; 19, 20) for amplifying a displacement of said piezoelectric drive unit. It would have been obvious to one having ordinary skill in the art at the time the invention was made to have modified the device and method teachings of the combination such that a displacement amplifier be attached to said piezoelectric drive unit for amplifying a displacement of said piezoelectric drive unit, as explicitly taught by Scurlock, for at least the purpose of efficiently effecting mechanical displacement(s) of said piezoelectric drive unit.

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#### Contact Information

6. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Craig Curtis, whose telephone number is (703) 305-0776. The facsimile phone number for Art Unit 2872 is (703) 308-7721.

Any inquiry of a general nature regarding to status of this application should be directed to the Group receptionist, whose telephone number is (703) 308-0956.

Audrey Chang Primary Examiner Jechnology Center 2800

Craig H. Curtis
Craig H. Curtis
Group Art Unit 2872
5 September 2002